

ORIGIN UNKNOWN STATES DISTRICT COURT
NORTHERN DISTRICT OF TEXAS - DALLAS

LIST OF DEFENDANTS AND THEIR ADDRESSES:

- ① DR ROBERT "ROB" SCHLEINER OF HURON CONSULTING GROUP - HOUSTON TEXAS;
- ② HURON CONSULTING GROUP - HOUSTON, TEXAS;
2929 ALLEN PARKWAY, 27th FLOOR,
HOUSTON, TEXAS 77019.
- ③ DR ROBERT "ROB" SCHLEINER OF HURON CONSULTING GROUP | HEALTHCARE - DALLAS TEXAS;
- ② HURON CONSULTING GROUP | HEALTHCARE - DALLAS, TEXAS;
500 NORTH AKARD, SUITE 1940,
DALLAS, TEXAS 75201.
- ③ ATTORNEY - JANA S. RAKER;
ATTORNEY - HEIDI H. MARLSON;
Law Firm - OGLETTES, DRAKINS, NASH,
SMITH & STEWART, P.C.;

PRESTON COMMONS 500 U.S. DISTRICT COURT
8117 PRESTON ROAD, NORTHERN DISTRICT OF TEXAS
SUITE 500, FILED
DALLAS, TEXAS 75225. MAR 22 2018
CLERK, U.S. DISTRICT COURT
By _____ Deputy

SUBMITTED BY: Ross Antonia Duru
PRO SE;

ADDRESS: 1822 YOUNG STREET,
DALLAS, TEXAS 75201.

UNITED STATES DISTRICT COURT.

①

NORTHERN DISTRICT OF TEXAS - DALLAS.

DEFENDANTS:

① DR ROBERT "ROB" SCHAFERER OF HULON CONSULTING GROUP, HOUSTON TEXAS;

② HULON CONSULTING GROUP - HOUSTON TEXAS;

COMPLAINT/CLAIM:

① PERJURY - DR ROBERT SCHAFERER AND HIS WIFE/FAMILY FOLLOWED PLAINTIFF FROM MARIETTA GEORGIA IN MARCH 2014 TO HOUSTON TEXAS. DR ROBERT SCHAFERER WAS THE EXECUTIVE MEDICAL DIRECTOR AT KAISER PERMANENTE GEORGIA, TILL PLAINTIFF'S FELA/ADLER EMPLOYMENT IN APRIL 2008, TILL PLAINTIFF'S TERMINATION ON APRIL 27, 2012.

DR ROBERT SCHAFERER HAS BEEN STALKING PLAINTIFF SINCE 2004. DR ROBERT SCHAFERER RESIGNED FROM KAISER PERMANENTE GEORGIA IN MARCH 2014, BECAUSE PLAINTIFF LEFT THE STATE OF GEORGIA MARCH 1, 2014. THIS DEFENDANT BLACK-BALLED PLAINTIFF EFFORT TO OBTAIN EMPLOYMENT AT ST. LUKE'S EPISCOPAL HOSPITAL IN HOUSTON TEXAS, WITH THE ASSISTANCE OF HULON CONSULTING GROUP - HOUSTON TEXAS;

DEMAND: PLAINTIFF RESPECTFULLY ASK THE COURT TO AFFORD PLAINTIFF \$100 MILLION DOLLARS IN DAMAGES AGAINST DR ROBERT SCHAFERER, AND \$200 MILLION IN DAMAGES AGAINST HULON CONSULTING GROUP - HOUSTON, TEXAS;

I

UNITED STATES DISTRICT COURT

②

NORTHERN DISTRICT OF TEXAS - DALLAS

DEFENDANTS:

SEE EXHIBIT: JH.

- ① ATTORNEY - JANA S. BAKER;
- ② ATTORNEY - HEIDI H. HARRISON;
- ③ LAW FIRM - OGLESTREE, DEAKINS, NASH,
SMOAK, & STEWART, P.C.:

COMPLAINT CLAIM:

- ① PERJURY; ② CONSPIRACY TO COMMIT PERJURY; ③ ASSAULT; LIBEL;
- ④ REPRESENTATION BY DECEPTION;
- ⑤ FACILITATION OF PERJURY;
- ⑥ OBSTRUCTION OF JUSTICE;
- ⑦ RECKLESS ENDANGERMENT;
- ⑧ DEPRaved INDIFFERENCE;

THESE CORRUPT ATTORNEYS KNOWINGLY,
DELIBERATELY DECIMED THE U.S. DISTRICT
COURT BY FILING FALSE DECLARATIONS.

PLAINTIFF PLANS TO FILE CRIMINAL COMPLAINT
WITH THE U.S. ATTORNEY'S OFFICE, AGAINST
THESE DEPRaved, CORRUPT ATTORNEYS.

DEMAND: PLAINTIFF RESPECTFULLY ASKS THE
COURT TO AWARD PLAINTIFF \$300 MILLION
AGAINST EACH DEFENDANT FOR A TOTAL
OF \$900 MILLION. PLAINTIFF ALSO ASKS FOR
\$300 MILLION IN PUNITIVE DAMAGES
AGAINST THE THREE DEFENDANTS.

IN THE UNITED STATES DISTRICT COURT
FOR THE NORTHERN DISTRICT OF TEXAS
DALLAS DIVISION

ROSE ADANMA DURU

Plaintiff,

v.

DR. ROBERT SCHEINER, KERRY
KOHNEN -PRESIDENT, and KAISER
PERMANENTE GEORGIA

Defendants.

CIVIL ACTION NO. 3:14-cv-3636-L

**APPENDIX TO DEFENDANTS DR. ROBERT SCHREINER, KERRY KOHNEN, AND
“KAISER PERMANENTE GEORGIA”’s MOTION TO DISMISS PLAINTIFF’S
COMPLAINT PURSUANT TO RULE 12(b)(2), (4)-(6) AND BRIEF IN SUPPORT**

Defendants, Dr. Robert Schreiner, Kerry Kohnen and “Kaiser Permanente Georgia” file this Appendix to their Motion to Dismiss Plaintiff’s Complaint Pursuant to Rule 12(b)(2), (4)-(6) and Brief in Support, as follows:

Exhibit	Document	App.
A	Declaration of Craig Faerber	1-6
B	Declaration of Kerry Kohnen	7-13
C	Declaration of Robert Schreiner	14-19

Respectfully submitted,

/s/ Jana S. Baker

Jana S. Baker

Texas Bar No. 00794610

jana.baker@ogletreedeakins.com

Heidi H. Harrison

Texas Bar No. 24074370

heidi.harrison@ogletreedeakins.com

OGLETREE, DEAKINS, NASH, SMOAK & STEWART, P.C.

Preston Commons, Suite 500

8117 Preston Road

Dallas, Texas 75225

(214) 987-3800 (Telephone)

(214) 987-3927 (Facsimile)

ATTORNEYS FOR DEFENDANTS

CERTIFICATE OF SERVICE

This is to certify that on December 23, 2014, I electronically transmitted the foregoing document to the Clerk of Court using the ECF system of filing and sent a true and correct copy via certified mail, return receipt requested, to:

Rose A. Duru
Plaintiff
1822 Young Street
Dallas, TX 75201

/s/ Jana S. Baker

Jana S. Baker

③ UNITED STATES DISTRICT COURT

NORTHERN DISTRICT OF TEXAS - DALLAS

DEFENDANTS:

SEE EXHIBIT-C/HH

- ① DR ROBERT "ROB" SCHNEIDER OF HURON CONSULTING GROUP/HEALTHCARE - DALLAS TEXAS;
- ② HURON CONSULTING GROUP/HEALTHCARE - DALLAS, TEXAS;
- COMPLAINT/CLAIM:
 - ① PERJURY; ② CONSPIRACY TO COMMIT PERJURY; ③ STALKER;
 - ④ DEADLY PURSUIT;
 - ⑤ DEADLY OBSESSION;
 - ⑥ ASSAULT; ⑦ FALSE CLAIM;
 - ⑧ RAGE; SEXUAL ASSAULTS; SEXUAL HARASSMENT; SLANDER;
 - ⑨ FINANCIAL RUIN/DESTRUCTION;
 - ⑩ CONSPIRACY TO FORCE HOMELESSNESS;

DR ROBERT "ROB" SCHNEIDER FAMILY FOLLOWED PLAINTIFF FROM HOUSTON, TEXAS TO DALLAS, TEXAS IN MAY 2014.

DR ROBERT "ROB" SCHNEIDER FOLLOWED THE PLAINTIFF TO DALLAS LIFE FOUNDATION HOMELESS SHELTER FROM JUNE 16, 2014 TILL JULY 2014; ACTIN DR FOR SCHNEIDER FOLLOWED PLAINTIFF TO AUSTIN SHELTER FROM JULY 2014, TO SEPTEMBER 2014.

UNITED STATES DISTRICT COURT

NORTHERN DISTRICT OF TEXAS

COMPLAINT / CLAIM CONT.

AGAIN, DR ROBERT SCARFINGER FOLLOWED PLAINTIFF TO THE CENTER OF HOPE - RIVERWOOD APARTMENT HOMELESS SHELTER FOR WOMEN. YET AGAIN, DR ROBERT SCARFINGER FOLLOWED PLAINTIFF TO THE PINEVIEW APARTMENT - MAINTAINING APARTMENT H3H, NEXT DOOR TO PLAINTIFF'S APARTMENT H29. THIS "DEMONIC", "UN-SEEN", "EVIL", PATHETIC-DEFENDANT DR ROBERT SCARFINGER, ALSO CONTINUED TO WORK WITH HURON CONSULTING GROUP / HEALTHCARE IN OTHER TEXAS FROM 2014, TILL PLAINTIFF LEFT THE STATE OF TEXAS IN MAY 2016 FOR THE STATE OF COLORADO - AGAIN, DR ROBERT SCARFINGER DESIGNED FROM HURON HEALTHCARE, AND FOLLOWED PLAINTIFF TO DENVER COLORADO.

DEMAND: PLAINTIFF RESPECTFULLY ASKS THE COURT TO AWAY PLAINTIFF \$300 MILLION IN DAMAGES AGAINST, DR ROB SCARFINGER, AND \$300 MILLION IN DAMAGES AGAINST HURON CONSULTING GROUP / HEALTHCARE FOR PERJURY, AND FINANCIAL RUIN!!!.

IN THE UNITED STATES DISTRICT COURT
FOR THE NORTHERN DISTRICT OF TEXAS
DALLAS DIVISION

ROSE ADANMA DURU

Plaintiff,

v.

DR. ROBERT SCHEINER, KERRY
KOHNEN -PRESIDENT, and KAISER
PERMANENTE GEORGIA

Defendants.

CIVIL ACTION NO. 3:14-cv-3636-L

DECLARATION OF ROBERT SCHREINER

1. My name is Dr. Robert Schreiner, M.D. I am over 18 years of age, of sound mind, and otherwise competent to make this Declaration. The statements contained herein are true and are based on my own personal knowledge.

2. Although my name appears incorrectly in the cause style of the case, I am aware Plaintiff Rose Adanma Duru has filed a lawsuit against me. As indicated on the envelope, Ms. Duru sent copies of the Summons and Complaint via certified mail addressed to me at 3495 Piedmont Road, Atlanta, Georgia, 30305. A true and correct copy of the Summons and Complaint is attached hereto as Exhibit 1.

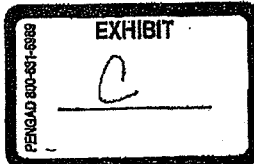
3. I do not live - nor have I ever lived - at 3495 Piedmont Road, Atlanta Georgia, 30305; that building is commercial office space. Instead, I reside in Dunwoody, Georgia.

4. I understand that Ms. Duru filed her lawsuit in the Northern District of Texas located in Dallas, Texas.

a. I have never lived in Texas nor do I own or lease any property in Texas.

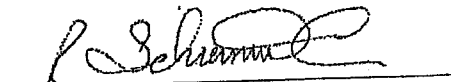
DECLARATION OF ROBERT SCHREINER

Page 1



- b. I do not operate a business in Texas. Indeed, I am not an employer, have no employees in Texas (or anywhere else), and have never employed Ms. Duru in or outside of Texas.
- c. I do not pay taxes in Texas.
- d. I do not maintain a bank account in Texas.
- e. I do not have a telephone listing in Texas.
- f. I have visited Texas only once in the last several years, and this particular trip was for a reason completely unrelated to Ms. Duru or her lawsuit, as I currently understand her vague claims.

I declare under penalty of perjury that the foregoing is true and correct.



Dr. Robert Schreiner, M.D.
23 Dec 2014

Date



dr robert schreiner kaiser permanente georgia

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Page 2 of about 3,650 results (0.31 seconds)

Dr. Rob Schreiner - Kaiser Permanente, EarthShare of ...

www.youtube.com/watch?v=hGZ5E5Ba1uY

Apr 19, 2013 - Uploaded by Southeast Green - SEGreen Mobile EarthShare of Georgia hosted its annual Earth Day Leadership Breakfast on April 19th. Hosting the who's ...

Huron Consulting Group - Press Release

ir.huronconsultinggroup.com/phoenix.zhtml?... ▾ Huron Consulting Group ▾ Apr 8, 2014 - Former Executive Medical Director for Kaiser Permanente Georgia Joins ... of business consulting services, today announced that Rob Schreiner, M.D., ... Dr. Schreiner will focus on helping hospitals and health systems with ...

Dr. Robert Schreiner - UCompareHealthCare

www.ucomparehealthcare.com ▾ Doctors ▾ Georgia (GA) ▾ Atlanta ▾ Primary Location for Dr. Schreiner. Dr. Robert Schreiner Kaiser Permanente Glenlake Medical Center 20 Glenlake Pkwy NE Atlanta, GA 30328. Phone Number ...

Kaiser Permanente Expands Medical Facility | Kennesaw ...

patch.com/georgia/.../kaiser-permanente-expands-medical-fa... ▾ Patch Media Aug 3, 2012 - Kennesaw, GA - The \$47 million, 78000-square-foot expansion ... said Dr. Rob Schreiner, executive medical director of Kaiser Permanente of ...

Kaiser grabbing market share with \$100M build-out - Atlanta ...

www.bizjournals.com/.../kaiser-grabbing-... ▾ South Florida Business Journal Jun 3, 2011 - Kaiser Permanente will invest about \$100 million in building two ... costs, said Dr. Rob Schreiner, executive medical director for Kaiser Permanente of Georgia. ... In Georgia, Kaiser does about 55 percent to 60 percent of its ...

Kaiser Permanente GA's Dr. Martha Wilber tells the crowd at ...

<https://www.pinterest.com/pin/105905028708762721/> ▾ Pinterest ▾ Kaiser Permanente GA's Dr. Martha Wilber tells the crowd at the Atlanta Beltline ribbon cutting ... Photo: KPGA's Dr. Rob Schreiner with Dr. Randy Martin.

Kaiser Permanente Georgia (KPGeorgia) - Pinterest

https://www.pinterest.com/KPGeorgia/kaiser-permanente-we-stand-for-to... ▾ Dr. Rob Schreiner on Atlanta & Co discussing the EveryBody Walk! campaign and Kaiser Permanente's support of the Atlanta Beltline Arboretum Walking ...

Rob Schreiner MD, FACP, FCCP - Bloomberg

www.bloomberg.com/research/stocks/.../person.asp?... ▾ Bloomberg L.P. ▾ Dr. Rob Schreiner, MD, FACP, FCCP, has been Managing Director at Huron ...

[PDF] 2008 Results Booklet - Kaiser Permanente Corporate Run...

www.kpcorporaterunwalk.com/wp-content/.../05/KP-2008-Results-.pdf ▾ Thanks to the Atlanta Braves, Staples, Jason's Deli, Georgia State University, Col. Wayne Mock ... Kaiser Permanente's Executive Medical Director, Dr. Robert.

Huron Consulting Group Expands Huron Healthcare with ...

www.marketwatch.com/.../huron-consulting-group-expand... ▾ MarketWatch ▾ Apr 8, 2014 - Former Executive Medical Director for Kaiser Permanente Georgia Joins ... of business consulting services, today announced that Rob Schreiner, M.D., ... Dr. Schreiner will focus on helping hospitals and health systems with ...

DR ROB SCHREINER'S
FALSE DECLARATION
WAS SWORN UNDER
THE PENALTY OF
PERJURY.

DR ROB SCHREINER
WAS WORKING FOR
HURON CONSULTING
CIRCA DALLAS TEXAS
FROM 2014 TO 2016.
PLAINTIFF PLANS TO
FILE CRIMINAL
COMPLAINT AGAINST
THIS SICK MAN.

EXHIBIT: HH

UNITED STATES DISTRICT COURT.

NORTHERN DISTRICT OF TEXAS - DALLAS.

COST OF COURT - SERVICES - FILING FEES - TIME;

TRAVEL | TRANSPORTATION - COPIES & LODGING;

DEFENDANTS:

* ① DR ROBERT SCHAFER - HURON CONSULTING GROUP - HOUSTON TEXAS;

② HURON CONSULTING GROUP - HOUSTON TEXAS:
\$60,000 (SIXTY THOUSAND DOLLARS)

* ① DR ROBERT SCHAFER - HURON CONSULTING GROUP | HEALTHCARE - DALLAS, TX;

② HURON CONSULTING GROUP, AND
HEALTHCARE - DALLAS, TEXAS;

\$60,000 (SIXTY THOUSAND DOLLARS)

* ATTORNEY - JANA S. BAKER;

ATTORNEY - HEIDI H. HARRISON;

Law Firm - OGLESTREE, DEAKINS, NASH,
SMOAK, AND STEWART, P.C.;

\$90,000 (NINETY THOUSAND DOLLARS)

SUBMITTED BY: ROSE ALEXANDRA DURR,

ADDRESS: 1822 YOUNG STREET,

DALLAS, TEXAS 75201.

DATE: MARCH 22, 2018.

RECEIVED

MAR 22 2018

The JS 44 civil cover sheet and the information contained herein neither replace nor supplement the filing and service of pleadings or other papers as required by law, except as provided by local rules of court. This form, approved by the Judicial Conference of the United States in September 1974, is required for the use of the Clerk of Court for the purpose of initiating the civil docket sheet. (SEE INSTRUCTIONS ON NEXT PAGE OF THIS FORM.)

I. (a) PLAINTIFFS

Rose Adamina Duru

(b) County of Residence of First Listed Plaintiff DALLAS
(EXCEPT IN U.S. PLAINTIFF CASES)(c) Attorneys (Firm Name, Address, and Telephone Number) PRO SE
1822 Young St.
DALLAS TEXAS 75201.

II. BASIS OF JURISDICTION (Place an "X" in One Box Only)

1 U.S. Government Plaintiff 3 Federal Question (U.S. Government Not a Party)

2 U.S. Government Defendant 4 Diversity (Indicate Citizenship of Parties in Item III)

III. CITIZENSHIP OF PRINCIPAL PARTIES (Place an "X" in One Box for Plaintiff and One Box for Defendant)

Citizen of This State	<input checked="" type="checkbox"/> 1	<input checked="" type="checkbox"/> DEF 1	Incorporated or Principal Place of Business In This State	<input type="checkbox"/> PTF 4	<input checked="" type="checkbox"/> DEF 4
Citizen of Another State	<input type="checkbox"/> 2	<input checked="" type="checkbox"/> 2	Incorporated and Principal Place of Business In Another State	<input type="checkbox"/> 5	<input type="checkbox"/> 5
Citizen or Subject of a Foreign Country	<input type="checkbox"/> 3	<input type="checkbox"/> 3	Foreign Nation	<input type="checkbox"/> 6	<input type="checkbox"/> 6

IV. NATURE OF SUIT (Place an "X" in One Box Only)

CONTRACT	TORTS	FORFEITURE/PENALTY	BANKRUPTCY	OTHER STATUTES
<input type="checkbox"/> 110 Insurance	PERSONAL INJURY	PERSONAL INJURY	<input type="checkbox"/> 422 Appeal 28 USC 158	<input checked="" type="checkbox"/> 375 False Claims Act
<input type="checkbox"/> 120 Marine	<input type="checkbox"/> 310 Airplane	<input type="checkbox"/> 365 Personal Injury - Product Liability	<input type="checkbox"/> 423 Withdrawal 28 USC 157	<input type="checkbox"/> 376 Qui Tam (31 USC 3729(a))
<input type="checkbox"/> 130 Miller Act	<input type="checkbox"/> 315 Airplane Product Liability	<input type="checkbox"/> 367 Health Care/ Pharmaceutical Personal Injury Product Liability	PROPERTY RIGHTS	<input type="checkbox"/> 400 State Reapportionment
<input type="checkbox"/> 140 Negotiable Instrument	<input type="checkbox"/> 320 Assault, Libel & Slander	<input type="checkbox"/> 368 Asbestos Personal Injury Product Liability	<input type="checkbox"/> 820 Copyrights	<input type="checkbox"/> 410 Antitrust
<input type="checkbox"/> 150 Recovery of Overpayment & Enforcement of Judgment	<input type="checkbox"/> 330 Federal Employers' Liability	<input type="checkbox"/> 370 Other Fraud	<input type="checkbox"/> 830 Patent	<input type="checkbox"/> 430 Banks and Banking
<input type="checkbox"/> 151 Medicare Act	<input type="checkbox"/> 340 Marine	<input type="checkbox"/> 371 Truth in Lending	<input type="checkbox"/> 835 Patent - Abbreviated New Drug Application	<input type="checkbox"/> 450 Commerce
<input type="checkbox"/> 152 Recovery of Defaulted Student Loans (Excludes Veterans)	<input type="checkbox"/> 345 Marine Product Liability	<input type="checkbox"/> 380 Other Personal Property Damage	<input type="checkbox"/> 840 Trademark	<input type="checkbox"/> 460 Deportation
<input type="checkbox"/> 153 Recovery of Overpayment of Veteran's Benefits	<input type="checkbox"/> 350 Motor Vehicle	<input type="checkbox"/> 385 Property Damage Product Liability	SOCIAL SECURITY	<input type="checkbox"/> 470 Racketeer Influenced and Corrupt Organizations
<input type="checkbox"/> 160 Stockholders' Suits	<input type="checkbox"/> 355 Motor Vehicle Product Liability	<input type="checkbox"/> 390 Other Fraud	<input type="checkbox"/> 861 HIA (1395ff)	<input type="checkbox"/> 480 Consumer Credit
<input type="checkbox"/> 190 Other Contract	<input type="checkbox"/> 360 Other Personal Injury	<input type="checkbox"/> 391 Truth in Lending	<input type="checkbox"/> 862 Black Lung (923)	<input type="checkbox"/> 490 Cable/Sat TV
<input type="checkbox"/> 195 Contract Product Liability	<input type="checkbox"/> 362 Personal Injury - Medical Malpractice	<input type="checkbox"/> 392 Other Personal Property Damage	<input type="checkbox"/> 863 DIWC/DIWW (405(g))	<input type="checkbox"/> 850 Securities/Commodities/ Exchange
<input type="checkbox"/> 196 Franchise		<input type="checkbox"/> 393 Product Liability	<input type="checkbox"/> 864 SSID Title XVI	<input type="checkbox"/> 890 Other Statutory Actions
REAL PROPERTY	CIVIL RIGHTS	PRISONER PETITIONS	<input type="checkbox"/> 865 RSI (405(g))	<input type="checkbox"/> 891 Agricultural Acts
<input type="checkbox"/> 210 Land Condemnation	<input type="checkbox"/> 440 Other Civil Rights	Habeas Corpus:	FEDERAL TAX SUITS	<input type="checkbox"/> 893 Environmental Matters
<input type="checkbox"/> 220 Foreclosure	<input type="checkbox"/> 441 Voting	<input type="checkbox"/> 463 Alien Detainee	<input type="checkbox"/> 870 Taxes (U.S. Plaintiff or Defendant)	<input type="checkbox"/> 895 Freedom of Information Act
<input type="checkbox"/> 230 Rent Lease & Ejectment	<input type="checkbox"/> 442 Employment	<input type="checkbox"/> 510 Motions to Vacate Sentence	<input type="checkbox"/> 871 IRS—Third Party 26 USC 7609	<input type="checkbox"/> 896 Arbitration
<input type="checkbox"/> 240 Torts to Land	<input type="checkbox"/> 443 Housing/ Accommodations	<input type="checkbox"/> 530 General		<input type="checkbox"/> 899 Administrative Procedure Act/Review or Appeal of Agency Decision
<input type="checkbox"/> 245 Tort Product Liability	<input type="checkbox"/> 445 Amer. w/Disabilities - Employment	<input type="checkbox"/> 535 Death Penalty		<input type="checkbox"/> 950 Constitutionality of State Statutes
<input type="checkbox"/> 290 All Other Real Property	<input type="checkbox"/> 446 Amer. w/Disabilities - Other	<input type="checkbox"/> Other:		
	<input type="checkbox"/> 448 Education	<input type="checkbox"/> 540 Mandamus & Other		
		<input type="checkbox"/> 550 Civil Rights		
		<input type="checkbox"/> 555 Prison Condition		
		<input type="checkbox"/> 560 Civil Detainee - Conditions of Confinement		

V. ORIGIN (Place an "X" in One Box Only)

1 Original Proceeding 2 Removed from State Court 3 Remanded from Appellate Court 4 Reinstated or Reopened 5 Transferred from Another District (specify) 6 Multidistrict Litigation - Transfer 8 Multidistrict Litigation - Direct File

VI. CAUSE OF ACTION

Cite the U.S. Civil Statute under which you are filing (Do not cite jurisdictional statutes unless diversity):

28 U.S.C. 1332.

Brief description of cause:

OBSTRUCTION OF JUSTICE; PERJURY;

VII. REQUESTED IN COMPLAINT:

 CHECK IF THIS IS A CLASS ACTION UNDER RULE 23, F.R.Cv.P.

DEMANDS

\$1.8 BILLION

CHECK YES only if demanded in complaint:

JURY DEMAND: Yes No

VIII. RELATED CASE(S) IF ANY

(See instructions):

JUDGE

O'Connor

DOCKET NUMBER

4-16-cv-0219

DATE

MARCH 22, 2018;

SIGNATURE OF ATTORNEY OF RECORD

Dore Duru Pro Se

FOR OFFICE USE ONLY

RECEIPT #

AMOUNT

APPLYING IFP

JUDGE

MAG. JUDGE